Remarks and Provisional Election

After amendment, claims 1-20 are pending, with claims 1, 7, 13 and 16 being the

independent claims. The proposed amendment amends claims 1, 7, 15 and 16 and adds a claim

number 17 to correct a previous numbering error. The amendment of the claims is not being

made for purposes of patentability and is not intended to narrow any of the original claims.

In view of the above amendment and the following remarks, Applicant respectfully

traverses the restriction requirement. Applicant provisionally elects to prosecute claim group II,

which includes claims 7-15, 19 and 20.

The Examiner notes that claim group II (claims 7-15, 19 and 20) and claim group I

(claims 1-6 and 18) are related as combination and subcombination. Under MPEP § 806,

restriction is never proper for related inventions if they are not distinct as claimed. The Examiner

contends that claim groups II and I are distinct on the grounds that the combination claims

(claims 7-15, 19 and 20) include a panel having plural louvered openings, while the

subcombination claims (claims 1-6 and 18) include a panel having at least one louvered opening,

i.e., one or more louvered openings. Amended claim 1 has been broadened, however, to recite a

cooler pad frame with an inner panel also having at least one louvered opening rather than a

plurality of louvered openings. Claims 2-6 and 18 depend from and include the limitations of

amended claim 1. Therefore, Applicant respectfully submits that claim group I, as amended, and

claim group II are not distinct and restriction as between claim groups I and II should not be

required.

The Examiner notes that claim group III (claims 16 and 17) is related to each of claim

group I and claim group II as a process and apparatus for its practice. The Examiner urges that

6

1440307.1/10238.002 Amendment and Response to claim group III is distinct from each of claim groups I and II on the grounds that the apparatus can be used to practice a materially different process from the process of group III, such as removal of solid particulates from a gas stream. Applicant respectfully suggests, however, that the described example of "particulate removal from a gas stream" does not appear to be materially different from the process claimed by the group III claims. The claimed process involves removing entrained matter (i.e., moisture droplets) from a gas stream (i.e., an air stream) and the described "different" process also involves removing entrained matter (i.e., "particulate matter") from a gas stream.

From the foregoing, it does not appear that claim group III is distinct from claim groups I and II. Applicant therefore respectfully submits that restriction should not be required.

Finally, Applicant thanks the Examiner for pointing out that claim number 17 was erroneously omitted and that claim 17, which is a method claim, should depend from claim 16.

Claim number 17 has been added and the claim has been amended to correct these errors in form.

Conclusion

For the reasons set forth above, Applicant respectfully requests reconsideration of the restriction requirement. In addition, Applicant requests that a Notice of Allowance be issued in

1440307.1/10238.002 Amendment and Response to Restriction Requirement this case. The Examiner is invited to telephone Applicant's undersigned representative if he believes that this would facilitate prosecution of the application.

Dated: July 17, 2003.

Respectfully submitted,

FENNEMORE CRAIG

Richard E. Oney

Registration No. 36,884 3003 North Central Avenue

Suite 2600

Phoenix, Arizona 85012

Tel: (602) 916-5303

Express Mail Label No. EV 352473168 US

Date of Deposit

I hereby certify that this paper and all documents and any fee referred to herein are being deposited on the date indicated above with the U.S. Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. § 1.10, and is addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

8